IN THE UNITED STATES DISTRICT COURT

FOR THE WESTERN DISTRICT OF WISCONSIN

CHRISTINE PORTER,		
	Plaintiff,	ORDER
v.		12-cv-119-bbc
UNITED STATES OF A SEROQUEL ASTRAZE		
	Defendants.	
CHRISTINE PORTER,		
	Plaintiff,	ORDER
V.		12-cv-191-bbc
IVAX PHARMACEUTI	CAL,	
	Defendant.	
CHRISTINE PORTER,		
	Plaintiff,	ORDER
v.		12-cv-224-bbc
WALGREENS CO. and	LUPIN PHARMACEUTICAL,	
	Defendants.	
CHRISTINE PORTER,		
	Plaintiff,	ORDER
V.		

ADVIAR, BOEHRINGER INGEL HEIM, FLOVENT, SINGULAIR MSD, WARRICK BACHERING, XOPENX, N.H. BOARD MEDICAL PRACTICE and VT. MEDICAL BOARD PRACTICE,		12-cv-276-bbc	
	Defendants.		
CHRISTINE PORTER,			
v.	Plaintiff,	ORDER	
JUDGE CRABB and FLO	WVENT,	12-cv-277-bbc	
	Defendants.		
CHRISTINE PORTER,			
v.	Plaintiff,	ORDER	
US ATTORNEY GENERAL,		12-cv-278-bbc	
	Defendants.		
CHRISTINE PORTER, v.	Plaintiff,	ORDER	
WISCONSIN STATE MEDICAL BOARD,			
	Defendant.		
CHRISTINE PORTER, v. JAMES GOODSETT, PAI	Plaintiff,	ORDER 12-cv-309-bbc	
PHILIP KURLEY, GUPT. ROD PETERSON, DR. R	A PANKHA,		

JAMES SEHLOFF and L.	WILLIAMS,	
	Defendants.	
CHRISTINE PORTER, v. FLOWVENT,	Plaintiff,	ORDER 12-cv-310-bbc
	Defendant.	12 CV 310 bbc
CHRISTINE PORTER, v. SOCIAL SECURITY,	Plaintiff,	ORDER
	Defendant.	12-cv-315-bbc
CHRISTINE PORTER, v. JUDGE URBAN,	Plaintiff,	ORDER
	Defendant.	12-cv-316-bbc
CHRISTINE PORTER, v. DR. JANJOUR, DR. KIN DR. L. WILLIAMS, DR. DR. BEDEKAR,	Plaintiff,	ORDER 12-cv-317-bbc
In a May 9, 2012		f the above-captioned cases filed by
plaintiff Christine Porter	because none stated a claim	upon which relief could be granted in
federal court. Also, to avo	oid further waste of indicial r	resources. I directed the clerk of court

to route directly to chambers without docketing any further pleadings plaintiff files in this court in order to verify whether they are comprehensible and raise claims that could be heard in this court. Plaintiff responded by filing a borderline unintelligible motion to reopen the case, which I denied in a June 11, 2012 order.

Now plaintiff has filed another motion to reopen, arguing that "the IRS is involved." Plaintiff does not explain what the Internal Revenue Service has to do with any of her cases, or why this would rectify the substantial flaws in her complaints. Plaintiff requests also that "judges that were involved" recuse themselves from her cases. However, plaintiff does not explain why I should step aside, and my adverse rulings in these cases are not evidence of bias necessitating recusal. <u>Liteky v. United States</u>, 510 U.S. 540, 555 (1994); <u>Golant v. Levy</u>, 239 F.3d 931, 938 (7th Cir. 2001). Accordingly, I will deny plaintiff's motions to reopen the case and for my recusal.

After a couple of rounds of motions from plaintiff, it is clear that the earlier sanctions were not broad enough to keep plaintiff from continuing to file underdeveloped submissions that consume court resources. Accordingly, I will now direct the clerk of court to route directly to chambers without docketing any further submissions plaintiff files in this court. If a future submission is understandable and raises a fully developed argument that this court has not already rejected in plaintiff's previous filings, I will return it to the clerk's office with instructions to docket it as appropriate. If the submission suffers from the same problems as her other numerous recent filings, the document will be placed in a miscellaneous file and given no further consideration.

ORDER

IT IS ORDERED that

- 1. Plaintiff Christine Porter's motions to reopen the above-captioned cases and for my recusal are DENIED.
- 2. If plaintiff files any new submissions, the clerk of court is directed to send them directly to chambers for review, as explained above.

Entered this 20th day of June, 2012.

BY THE COURT: /s/ BARBARA B. CRABB District Judge